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19 **UNITED STATES DISTRICT COURT**
20 **EASTERN DISTRICT OF WASHINGTON**

21 JESSE REYES, DANIEL REYNOSO,
22 LEAGUE OF UNITED LATIN
AMERICAN CITIZENS, LATINO
23 COMMUNITY FUND OF
WASHINGTON

24 Plaintiffs,

25 v.

26 Case No.: 4:21-cv-05075-RMP

27 **JOINT MOTION TO EXPEDITE
HEARING ON JOINT MOTION
TO AMEND CASE SCHEDULE
(CORRECTED)**

Judge: Honorable Mary K. Dimke

Hearing: November 17, 2022
(CORRECTED)
Without Oral Argument

1 BRENDA CHILTON, in her official
2 capacity as Benton County Auditor and
3 Canvassing Review Board member,
4 ANDY MILLER, in his official
5 capacity as Benton County Prosecutor
6 and Canvassing Review Board member,
7 JEROME DELVIN, in his official
8 capacity as Benton County Canvassing
9 Review Board member, CHARLES
10 ROSS, in his official capacity as
11 Yakima County Auditor and
12 Canvassing Review Board Member,
13 JOSEPH BRUSIC, in his official
14 capacity as Yakima County Prosecutor
15 and Canvassing Review Board member,
16 RON ANDERSON in his official
17 capacity as Yakima County Canvassing
18 Review Board member, SKIP MOORE,
19 in his official capacity as Chelan
20 County Auditor and Canvassing Review
21 Board member, ROBERT SEALBY, in
22 his official capacity as Chelan County
23 Prosecutor and Canvassing Review
24 Board member, BOB BUGERT in his
25 official capacity as Chelan County
26 Canvassing Review Board member

27
Defendants.

21 **I. Request for Relief**

22 Plaintiffs respectfully move under Local Rule 7(i)(2)(C) for an expedited
23 hearing on their Joint Motion to Amend Case Schedule.

24 The Motion to Expedite is necessary because Local Rule 7(i)(2)(A) requires
25 that the date of the hearing for non-dispositive motions must be at least 30 days after
26 the motion's filing. The current scheduling order has parties exchanging Rule
27 26(a)(2) expert reports on December 9, 2022. ECF No. 57. Parties mutually believe

1 that moving discovery deadlines before expert reports are due per the current
2 scheduling order would be beneficial. Because the Parties agree on their proposed
3 pre-trial scheduling and trial-date modifications, they respectfully request that the
4 Court review their proposed schedule before 30 days elapse to ensure that parties do
5 not miss the expert disclosure deadline set by this Court if their Joint Motion to
6 Amend Case Schedule is not granted.

7
8 DATED: November 15, 2022

9 Respectfully submitted,

10 **AMEND LAW, LLC**

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**JOINT MOTION
TO EXPEDITE HEARING -4**